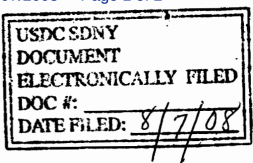
RIVKINRADLERS

MICHAEL P. VERSICHELLI PARTNER (516) 367-3431 michael.versichelli@rivkin.com

August 6, 2008



RECEIVED

CHAMBERS OF

AUG 0 6 2008

JUDGE SCHEINDLIN

VIA FACSIMILE

Honorable Shira A. Scheindlin United States District Court Southern District of New York 500 Pearl Street, Room 1620 New York, New York 10007

Re: Ava Acupuncture, P.C., et al. v. State Farm Mutual ..

Automobile Insurance Company, et al.

Case No.: 08-CV-5650(SAS) RR File No.: 010660-08200



We write jointly on behalf of our client, State Farm Mutual Automobile Insurance Company, and the remaining defendants in this action, to request a further extension of time to answer or make any motion in response to plaintiffs' complaint. Defendants' answer is presently due on August 14, 2008, as per this Court's Order.

As this Court is aware, plaintiffs have filed a motion to remand this matter to State Court. Pursuant to a briefing schedule ordered by this Court, defendants' opposition to plaintiffs' motion is due on or before August 21, 2008. It is defendants' intention to file a pre-answer motion to dismiss, either pursuant to Fed. R. Civ. Pro. 12(b) or CPLR 3211, once the motion for remand is decided. Accordingly, it would be impractical, as well as a potential waste of time and resources, to make such a motion while the motion for remand is pending.

Therefore, defendants request an extension of at least 30 days after the motion for remand is decided to answer or make any motion in response to plaintiffs' complaint.

Plaintiffs' attorney, Raymond Zuppa, has consented to this request. Defendants further request that any discovery in this matter be stayed pending a decision on plaintiffs' motion.

¹ Since the commencement of this action, plaintiffs have voluntarily dismissed their lawsuit against the following defendants: Melli, Guerin & Wall, P.C., Katten Muchin Rosenman LLP, Rivkin Radler LLP, Iseman Cunningham Riester & Hyde LLP and Eric Dinallo, Superintendent of Insurance for the State of New York. Plaintiffs Ava Acupuncture P.C. and Model Supply Inc. have also discontinued their action against all defendants.

926 RexCorp Plaza Uniondale, NY 11656-0926 Tel: 616.357.3000 Fax 516.357.3333 555 Madison Avenue New York, NY 10022-3338 Tel: 212.455.9555 Fex: 212.687,9044 21 Main Street Court Plaza South • West Wing Hackeneack, NJ 07601-7021 Tel: 201.287.2460 Fax: 201.489.0488

www.rivkinradler.com

Honorable Shira A. Scheindlin August 6, 2008 Page 2

The Court's consideration of this request is greatly appreciated.

Very truly yours,

RIVKIN RADLER LL

Michael P. Versichelli

MPV:gb

cc: The Zuppa Law Firm, PLLC Attorney for Plaintiffs 33 Herbert Street, Suite 1 Brooklyn, New York 11222 Fax: (718) 266-3011

> McDonnell & Adels, P.C. 401 Franklin Avenue Garden City, New York 11530

Fax: (516) 328-3697

Cozen O'Connor Attorneys for Defendants AutoOne Insurance Company General Insurance Company and One Beacon Insurance Company 1900 Market Street Philadelphia, Pennsylvania 19103

Fax: (215) 665-2013

Wiley Rein, LLP Attorneys for Defendant National Insurance Crime Bureau 1776 K Street, NW Washington, DC 20006

Fax: (202) 719-7049

Defendant's request is granted. All discovery the this action is stayed sine die. Defendant's the to move or answer is extended to thirty days after the determination of the motion to

dismiss.

50

Rated: New York New York

Chita U.S. D. J.

2173803 v1